UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS	
PHILIP L. TROPEANO, PETER TROPEANO, CAROLYN PATTON, Plaintiffs)
v. CHARLENE DORMAN, BIANCA DORMAN, LYDIA DORMAN, TODD DORMAN, T&N REALTY TRUST AND CAPTAIN PARKER ARMS PARTNERSHIP, Defendants) CIVIL ACTION) CASE NO. 03CV12231 (RGS))))

DEFENDANTS' MOTION FOR LEAVE TO EXCEED PAGE LIMIT FOR MEMORANDUM IN OPPOSITION TO PLAINTIFFS' CROSS-MOTION FOR PARTIAL SUMMARY JUDGMENT

Pursuant to Rule 7.1(B) of the Local Rules of the United States District Court for the District of Massachusetts, defendants Charlene Dorman, Lydia Dorman, Todd Dorman, T&N Realty Trust and Captain Parker Arms Partnership (collectively "the defendants") hereby move to exceed, by 3 pages, the twenty page limit for the Memorandum in Opposition set forth in Local Rule 7.1(B)(4). As grounds for this motion, Defendants state that, in support of their Cross-Motion for Partial Summary Judgment, Plaintiffs submitted a consolidated memorandum which contained both an Opposition to Defendants Motion to Dismiss and a Memorandum in Support of the Cross-Motion. In order to adequately respond to the various issues raised by the Consolidated memorandum, Defendants seek a modest increase in the page limit set forth under Local Rule 7.1. Defendants believe that neither Plaintiffs nor the Court will be unduly burdened by this request.

Respectfully Submitted, Charlene Dorman, Bianca Dorman, Lydia Dorman, Todd Dorman, T&N Realty Trust and Captain Parker Arms Partnership By their Attorney,

Gary C. Crossen, BBO # 106580

Rubin and Rudman LLP

50 Rowes Wharf Boston, MA 02110

Tel.: (617) 330-7036

Gary C. Cossen

Dated: July 12, 2004

CERTIFICATE OF SERVICE

I hereby certify that on the 12th day of July, 2004, I sent a copy of the foregoing by hand delivery and by U.S. mail to Thomas M. Ciampa, Esq., 45 Bromfield Street, Suite 200, Boston,